

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT APPLICATION

Applicant : Michael D. Ellis

Application No. : 09/605,683

Confirmation No.: 5787

Filed : June 26, 2000

For : INTERACTIVE TELEVISION SYSTEM WITH

NEWSGROUPS

Group Art Unit : 2776

Examiner : Dominic D. Saltarelli

New York, New York 10020

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

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SEP 0 7 2004

EXPRESS MAIL CERTIFICATION

Technology Center 2100

Express Mail Label No. EV371749988US

Date of Deposit: September 2, 2004

I hereby certify that this certification and the following papers:

- 1. Transmittal Letter (in duplicate);
- 2. Reply to Office Action; and
- 3. Return Postcard

are being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. § 1.10 on the date indicated above and are addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

Name: Claire J. Saintil-van Goodman





Modified PTO 1083 For Other Than A Small Entity

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Applicant	: Michael D.	Ellis								
Application No	.: 09/605,683		Conf	irmati	ion N	o.: 57	87			
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Sir:		IMMONITIAL	DDIII	<u> </u>						
a substitute Power of Attor filed in the al FEE FOR ADDITION X A fee for add A fee for add	Specification ney; an Asso bove-identifie ONAL CLAIMS ditional claim ditional claim	ction; a Supposition; a Supposition; a Declaration of the ciate Power of dispatent applications is not required. It is required. It is calculated as second or seco	ion; L Attor cation] a Sur ney; [oplem for	ental	Dec:	larat ngs;	ion; a	
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	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR		PRESI EXTR <i>I</i>		RATE	ţ	ADI	DITIONAL	
TOTAL CLAIMS		- 186*	=	0	x	\$18	=	\$.00	
INDEPENDENT CLAIMS		18**	. =	0	x	\$86	- =	\$. 0 0	
FIRST PRESENTA					+	\$290	=	\$.00	
* If less than 20, insert 20. ** If less than 3, insert 3.					TOTAL \$.00	

Ц	A check in the amount of \$ in payment of the fee for additional claims is transmitted herewith.							
 X	The Director is hereby authorized to charge payment of any additional feet required under 37 C.F.R. § 1.16 in connection with the paper(s) transmitted herewith, or credit any overpayment of same, to Deposit Account No. 06-1075. A duplicate copy of this transmittal letter is transmitted herewith.							
	Please charge \$ to Deposit Account No. 06-1075 in payment of the fee for additional claims. A duplicate copy of this transmittal letter is transmitted herewith.							
EXTEN	KTENSION FEE							
	The following extension fee is applicable to the Response filed herewith: \$110.00 extension fee for response within first month pursuant to 37 C.F.R. § 1.136(a); \$420.00 extension fee for response within second month pursuant to 37 C.F.R. § 1.136(a); \$950.00 extension fee for response within third month pursuant to 37 C.F.R. § 1.136(a); \$1,480.00 extension fee for response within fourth month pursuant to 37 C.F.R. § 1.136(a); \$2,010.00 extension fee for response within fifth month pursuant to 37 C.F.R. § 1.136(a).							
	A check in the amount of \$\int\bigs\\$110.00 \bigs\\$420.00 \bigs\\$950.00 \bigs\\$1,480.00 \bigs\\$2,010.00 in payment of the extension fee is transmitted herewith.							
X	The Director is hereby authorized to charge payment of any additional extension fees required under 37 C.F.R. § 1.17 in connection with the paper(s) transmitted herewith, or credit any overpayment of same, to Deposit Account No. 06-1075. A duplicate copy of this transmittal letter is transmitted herewith.							
	Please charge the \$\int\\$110.00 \bigs\\$420.00 \bigs\\$950.00 \bigs\\$1,480.00 \bigs\\$2,010.00 extension fee to Deposit Account No. 06-1075. A duplicate copy of this transmittal letter is transmitted herewith.							

Evelyn C. Mak
Registration No. 50,492
Attorney for Applicant

Fish & Neave Customer No. 1473 1251 Avenue of the Americas New York, New York 10020-1105 (212) 596-9000



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Examiner

Dominic D. Saltarelli

New York, New York 10020 September 2, 2004

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

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REPLY TO OFFICE ACTION

Technology Center 2100

Sir:

Applicant hereby replies to the Office Action dated August 2, 2004, which did not address the merits of the above-identified patent application, but required restriction of the application to one of five inventions.

Remarks begin on page 2 of this Reply.